A. Dean Tranmer, I.B. # 2793 City of Pocatello P. O. Box 4169 Pocatello, ID 83201 (208) 234-6149 (208) 234-6297 (Fax) dtranmer@pocatello.us

Sarah A. Klahn, I.B. #7928 Kelly L. Snodgrass White & Jankowski, LLP 511 Sixteenth Street, Suite 500 Denver, Colorado 80202 (303) 595-9441 (303) 825-5632 (Fax) sarahk@white-jankowski.com

ATTORNEYS FOR THE CITY OF POCATELLO

BEFORE THE DEPARTMENT OF WATER RESOURCES

OF THE STATE OF IDAHO

IN THE MATTER OF DISTRIBUTION OF WATER)	
TO VARIOUS WATER RIGHTS HELD BY OR FOR)	
THE BENEFIT OF A&B IRRIGATION DISTRICT,)	POCATELLO'S RESPONSE TO
AMERICAN FALLS RESERVOIR DISTRICT #2,)	RECLAMATION'S PETITION
BURLEY IRRIGATION DISTRICT, MILNER)	FOR RECONSIDERATION OF
IRRIGATION DISTRICT, MINIDOKA IRRIGATION)	THE DIRECTOR'S FINAL
DISTRICT, NORTH SIDE CANAL COMPANY,)	ORDER
AND TWIN FALLS CANAL COMPANY)	

Pursuant to the Idaho Department of Water Resources Rule of Procedure 740.02.a, the City of Pocatello hereby files its Response to the United States Bureau of Reclamation's Petition for Reconsideration of the Director's Final Order.

INTRODUCTION

In its Petition for Reconsideration, the United States Bureau of Reclamation ("BOR") argued that the Director's Final Order ("Final Order") does not comply with Idaho Code § 67-5248(1) because it did not contain "'a reasoned statement in support of the decision and a concise

and explicit statement of the underlying facts of record supporting the findings." Reclamation's Petition for Reconsideration at 1-2. Pocatello does not agree with Reclamation's assessment that the Order fails the statutory standard; however, it does assert that judicial economy and policy reasons support amending the Order to address certain of the substantive issues described in Reclamation's Petition.

ARGUMENT

The Director's Final Order described findings of fact regarding four areas that were in dispute during the course of the litigation before the Department: Replacement Water Plans (¶9-15), Timing of Reasonable Carryover (¶16-21), Prediction of Material Injury (¶22-25) and ESPA Ground Water Model (¶26-27). The Order states a reasoned basis for each of these findings of fact, and to the extent it isn't on the face of the Order, the reasons can easily be discerned from the record of interlocutory orders and the Hearing Officer's Final Order issued below.

Pocatello's concern is that the "Prediction of Material Injury" section of the Director's Final Order contemplates another hearing. The Director proposes in paragraph 25:

Because of the need for ongoing administration, the Director will issue a separate, final order before the end of 2008 detailing his approach for predicting material injury to reasonable in-season demand and reasonable carryover for the 2009 irrigation season. An opportunity for a hearing on the order will be provided.

The Surface Water Coalition, Idaho Ground Water Appropriators, and the City of Pocatello all presented testimony through expert witnesses regarding the appropriate "approach" for predicting material injury. The testimony of a variety of witnesses, including Mssrs. Brockway, Koreny, Brendecke, Sullivan and Franzoy, was directed at describing methods of determination—or issues and methods that were not appropriate for determining—material injury. Pocatello's Proposed Findings of Fact and Conclusions of Law, submitted in post-trial briefing, also describe proposed methods of determining material injury based on the record. Indeed, the substantive approach

developed by SWC and Pocatello had few conceptual differences—although the parties disagreed greatly on the proper inputs to the method. If the Director determines the evidence submitted by the parties is insufficient for some reason, the SWC and Pocatello both endorsed reliance on the 1996 Tuthill-Dreher Report, which also lays out the concepts and methods for determining irrigation requirements for crops. In short, there is ample basis in the record for the Director to evaluate the proper methods to determine material injury—even though he also has the discretion to delay his ruling on this until his proposed order in December.

The Parties to this matter have been litigating this case since May of 2005, when the Director entered the final order that was the subject of the Surface Water Coalition's appeal. Vast amounts of money, expert and lay witness time, and attorney time have been spent to develop a thorough record on the issue of injury, as well as the methods to determine material injury. It would be in the interest of judicial economy—not to mention the parties' pocketbooks—to use the information currently in the record to make a determination of the "approach" for predicting material injury into the future.

CONCLUSION

Pocatello disagrees with the Bureau's assessment that the Final Order is statutorily insufficient and asserts that the Director has the discretion he's identified in his Final Order to deal with the material injury question through a separate proceeding. However, it would be in the interest of judicial economy to revise the Final Order to include findings on the appropriate methods the Director has determined should be used in the "Prediction of Material Injury" so that the parties have certainty about how the Department will administer these water rights into the future.

Respectfully submitted, this 3rd day of October, 2008.

CITY OF POCATELLO ATTORNEY'S OFFICE

By Sarah Clar for A. DEAN TRANMER

WHITE & JANKOWSKI, LLP

SARAHKIAHN

Attorneys for City of Pocatello

CERTIFICATE OF SERVICE

I hereby certify that on this 3rd day of October, 2008, I caused to be served a true and correct copy of the foregoing Pocatello's Response to Reclamation's Petition for Reconsideration of the Director's Final Order in Surface Water Coalition Priority Call Case by electronic mail to:

Sarah Klahn, White & Jankowski, LLP

Dave Tuthill, Director	Daniel V. Steenson	Josephine P. Beeman, Esq.
State of Idaho	Ringert Clark	Beeman & Associates
Dept of Water Resources	PO Box 2773	409 W Jefferson
322 E Front St	Boise ID 83701	Boise I D 83702
Boise ID 83720-0098	*** service by electronic mail only	*** service by electronic mail only
*** service by electronic mail		
	facsimile - 208-342-4591	facsimile – 208-331-0954
facsimile – 208-287-6700	dvs@ringertclark.com	jo.beeman@beemanlaw.com
Victoria.Wigle@idwr.idaho.gov		
Dave,tuthill@idwr.idaho.gov		
C. Tom Arkoosh	John Rosholt	Michael Gilmore
Captiol Law Group	John Simpson	Deputy Attorney General
301 Main St	Travis Thompson	Statehouse, Room 210
Gooding ID 83330	Barker Rosholt	PO Box 83720
*** service by electronic mail	113 Main Ave West Ste 303	Boise ID 83720-0010
	Twin Falls ID 83301-6167	*** service by electronic mail
facsimile – 208-934-8873	*** service by electronic mail only	
		facsimile – 208-334-2830
tarkoosh@capitollawgroup.net	facsimile – 208-735-2444	mike.gilmore@ag.idaho.gov
	jar@idahowaters.com	
j	tlt@idahowaters.com	
	jks@idahowaters.com	
W. Kent Fletcher	Randy Budge	Terry Uhling
Fletcher Law Office	Candice McHugh	J.R. Simplot Co
PO Box 248	Scott J. Smith	999 Main St
Burley, ID 83318-0248	Racine Olson	Boise ID 83702
*** service by electronic mail only	PO Box 1391	*** service by electronic mail only
	Pocatello ID 83204-1391	
facsimile – 208-878-2548	*** service by electronic mail only	tuhling@simplot.com
wkf@pmt.org		
	rcb@racinelaw.net	
	cmm@racinelaw.net	
	sjs@racinelaw.net	

Pagar D. Ting	Kathleen Carr	James Tucker
Roger D. Ling		Idaho Power Co
Attorney at Law	US Dept Interior, Office of Solicitor	
PO Box 623	Pacific Northwest Region, Boise	1221 W Idaho St
Rupert ID 83350	Field Office	Boise ID 83702
*** service by electronic mail only	960 Broadway Ste 400	*** service by electronic mail only
	Boise ID 83706	
facsimile – 208-436-6804	*** service by electronic mail only	jamestucker@idahopower.com
rdl@idlawfirm.com		
	facsimile – 208-334-1918	
	kmarioncarr@yahoo.com	
A.Dean Tranmer	Matt Howard	James Lochhead
City of Pocatello	U.S. Bureau of Reclamation	Mike Gheleta
PO Box 4169	1150 N Curtis Road	Brownstein Hyatt
Pocatello ID 83201	Boise ID 83706-1234	410 – 17 th St 22 nd Floor
*** service by electronic mail only	*** service by electronic mail only	Denver CO 80202
service by electronic mail only	service by electronic man only	*** service by electronic mail only
facsimile – 208-234-6297	facsimile – 208-378-5003	service by electronic man only
dtranmer@pocatello.us	mhoward@pn.usbr.gov	jlochhead@bhfs.com
diranmer@pocateno.us	mnowaru@gpn.usor.gov	mgheleta@bhfs.com
		mgneleta(@onts.com
Allen Merritt	Lyle Swank	Michael C Creamer
Cindy Yenter	IDWR	Givens Pursley
IDWR	900 N Skyline Dr	601 W Bannock St Ste 200
1341 Fillmore St Ste 200	Idaho Falls ID 83402-6105	PO Box 2720
Twin Falls ID 83301-3033	*** service by electronic mail and	Boise ID 83701-2720
*** service by electronic mail and	facsimile only	*** service by electronic mail only
-	racsmine omy	service by electronic man orny
facsimile only	facsimile – 208-525-7177	mcc@givenspursley.com
facsimile - 208-736-3037	200 020 1111	micciaigivenspursiey.com
	lyle.swank@idwr.idaho.gov	
allen.merritt@idwr.idaho.gov		
cindy.yenter@idwr.idaho.gov		